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B2030 (Form 2030) (12/15)

## United States Bankruptcy Court District of Utah

	Paul Gilbert Serrano			
In 1	/ manda / mom oon and	Case No.	25-21693	
	Debtor(s)	Chapter	7	
	DISCLOSURE OF COMPENSATION OF ATTOR			
	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the attorne compensation paid to me within one year before the filing of the petition in bankruptcy, obe rendered on behalf of the debtor(s) in contemplation of or in connection with the bank	or agreed to be paid t	o me, for services rendered or to	
	For legal services, I have agreed to accept	\$	3,162.00	
	Prior to the filing of this statement I have received	\$	200.00	
	Balance Due	\$	2,962.00	
2.	The source of the compensation paid to me was:			
	✓ Debtor			
3.	The source of compensation to be paid to me is:			
	✓ Debtor			
4.	▼ I have not agreed to share the above-disclosed compensation with any other person unless they are members and associates of my law firm			
	☐ I have agreed to share the above-disclosed compensation with a person or persons who are not members or associates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the compensation is attached.			
5.	In return for the above-disclosed fee, I have agreed to render legal service for all aspects	of the bankruptcy ca	ase, including:	
	<ul> <li>a. Analysis of the debtor's financial situation, and rendering advice to the debtor in deter</li> <li>b. Preparation and filing of any petition, schedules, statement of affairs and plan which is</li> <li>c. Representation of the debtor at the meeting of creditors and confirmation hearing, and</li> <li>d. [Other provisions as needed]</li> </ul>	may be required;		
	Negotiations with secured creditors to reduce to market value; exerments and applications as needed; preparation a 522(f)(2)(A) for avoidance of liens on household goods.			

- 6. By agreement with the debtor(s), the above-disclosed fee does not include the following service:
  - Representation of the debtors in any dischargeability actions, examinations pursuant to FRBP 2004, judicial lien avoidances, relief from stay actions or any other adversary proceeding.
- 7. Debtor and Counsel entered into two separate fee agreements: for work performed pre-petition and for work already performed and yet to be performed post-petition.
  - a. Pre-Petition Fee Agreement: Debtor signed a pre-petition fee agreement to stay any creditor attempts to collect against Debtor. Under the pre-petition agreement Counsel prepared Debtor's bankruptcy petition and list of creditors and filed them with the Bankruptcy Court for the District of Utah. All amounts paid by Debtor to Counsel prior to filing the petition were credited first to the applicable court filing.
  - b. Post-Petition Fee Agreement: Debtor signed a post-petition fee agreement after being informed that Debtor may proceed pro se or employ Counsel to continue representing Debtor in the other matters included in paragraph 5 above. Debtor was informed that Counsel had a duty to continue representing him/her until a Court order was in place allowing for the withdrawal of Counsel.

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In re Paul Gilbert Serrano
Amanda Kristin Serrano
Debtor(s)

Case No. 25-21693

## **DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)**

(Continuation Sheet)

CERTIFICATION  I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.				
Date	Nic R. Russell			
	Signature of Attorney			
	Rogers and Russell, PLLC			
	170 S Main St.			
	Pleasant Grove, UT 84062			
	801-899-6064 Fax: 80-210-5388			
	nrussell@roruss.com			
	Name of law firm			